

The Honorable Robert J. Bryan

11-CV-05054-ORD

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STIPULATION EXTENDING DEADLINE TO RESPOND TO AMENDED COMPLAINT

Case No. 3:11-cv-05054-RJB

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT TACOMA

- 1 -

ROSITA H. SMITH, individually and on behalf of all similarly situated Washington State Residents,

Plaintiffs.

v.

LEGAL HELPERS DEBT RESOLUTION. LLC, a Nevada limited liability company; LEGAL SERVICES SUPPORT GROUP, LLC, a Nevada corporation; JEM GROUP, INC., a Nevada corporation; MARSHALL BANKS, LLC, a California company; JOANNE GARNEAU, individually and on behalf of the marital community of JOANNE GARNEAU and ARTHUR GARNEAU; JASON SEARNS, individually and on behalf of the marital community of JASON SEARNS and JANE DOE SEARNS; THOMAS G. MACEY. individually and on behalf of the marital community of THOMAS G. MACEY and JANE DOE MACEY; and JEFFREY ALEMAN, individually and on behalf of the marital community of JEFFREY

No. 3:11-cv-05054-RJB

STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE TO RESPOND TO AMENDED COMPLAINT

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STIPULATION EXTENDING DEADLINE TO RESPOND TO AMENDED COMPLAINT

Case No. 3:11-cv-05054-RJB

ALEMAN and JANE DOE ALEMAN; JEFFREY HYSLIP, individually and on behalf of the marital community of JEFFREY HYSLIP and JANE DOE HYSLIP; and JOHN AND JANE DOES 1-25,

Defendants.

WHEREAS, Defendants Joanne Garneau, Arthur Garneau, Jason Searns, Thomas G. Macey and Jeffrey Aleman ("Defendants") were served with Plaintiff's Amended Class Action Complaint on or about December 6, 2011.

WHEREAS, Defendants' respective responses to the Amended Class Action Complaint are currently due on December 26, 2011.

WHEREAS, by stipulation which has been approved by this Court, the parties agreed that Defendants' would have ten (10) additional business days to file their respective responses to the Amended Class Action Complaint so as to avoid scheduling conflicts due to the late December early January holidays.

WHEREAS, Defendants' respective responses to the Amended Class Action Complaint shall be due on January 6, 2012;

I. STIPULATION

It is hereby stipulated among the parties that Defendants' shall have up through and including January 6, 2012 within which to file their respective responses to Plaintiff's Amended Class Action Complaint.

1 DATED this 14th day of December, 2011. 2 SCOTT LAW GROUP GREENSPOON MARDER, P.A. 3 By: <u>/s/ Matthew Zuchetto</u>, WSBA # 33404 By: /s/Richard Epstein Darrell W. Scott, WSBA #20241 4 Email: Richard.Epstein@gmlaw.com Email: scottgroup@mac.com Richard Epstein, Admitted Pro Hac Vice 5 Matthew J. Zuchetto, WSBA #33404 100 W. Cypress Creek Road, Suite 700 Email: matthewzuchetto@mac.com Ft. Lauderdale, Florida 33309 6 926 W Sprague Avenue, Suite 583 Telephone: 954.491.1120 7 Spokane, Washington 99201 Facsimile: 954.343.6958 Telephone: 509.455.3966 8 Gregory Jackson - WSBA #17541 Beth E. Terrell, WSBA #26759 Email: gregj@fjtlaw.com 9 Email: bterrell@tmdwlaw.com FREIMUND JACKSON TARDIF & 10 Toby J. Marshall, WSBA #32726 BENEDICT GARRATT, PLLC Email: tmarshall@tmdwlaw.com 711 Capitol Way South, Suite 602 11 Jennifer Rust Murray, WSBA #36983 Olympia, Washington 98501 Email: jmurray@tmdwlaw.com Telephone: 360.534.9960 12 TERRELL MARSHALL DAUDT & WILLIE Facsimile: 360.534.9959 13 **PLLC** 936 North 34th Street, Suite 400 Attorneys for Defendants Legal Helpers Debt 14 Seattle, Washington 98103-8869 Resolution LLC and JEM Group Inc. Telephone: 206,816.6603 15 Facsimile: 206.350.3528 16 Attorneys for Plaintiffs 17 18 19 II. ORDER 20 IT IS SO ORDERED. DATED this 15 day of Wes 21 22 23 24 United States District Judge 25 26 27

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1	Presented by:
2	GREENSPOON MARDER, P.A.
3	By: /s/ Richard Epstein
	Email: Richard.Epstein@gmlaw.com
4	Richard Epstein, <i>Admitted Pro Hac Vice</i> 100 W. Cypress Creek Road, Suite 700
5	Ft. Lauderdale, Florida 33309
6	Telephone: 954.491.1120
	Facsimile: 954.343.6958
7	C
8	Gregory Jackson - WSBA #17541 Email: gregj@fjtlaw.com
9	FREIMUND JACKSON TARDIF &
l	BENEDICT GARRATT, PLLC
10	711 Capitol Way South, Suite 602
11	Olympia, Washington 98501
12	Telephone: 360.534.9960; Facsimile: 360.534.995
	Attorneys for Defendants Legal Helpers Debt Resolution LLC and JEM Group Inc.
13	Resolution LEC and JEW Group Inc.
14	SCOTT LAW GROUP
15	By: /s/ Matthew Zuchetto, WSBA # 33404
13	Darrell W. Scott, WSBA #20241
16	Email: scottgroup@mac.com
17	Matthew J. Zuchetto, WSBA #33404 Email: matthewzuchetto@mac.com
10	SCOTT LAW GROUP
18	926 W Sprague Avenue, Suite 583
19	Spokane, Washington 99201
20	Telephone: 509.455.3966
21	Beth E. Terrell, WSBA #26759
- 1	Email: <u>bterrell@tmdwlaw.com</u>
22	Toby J. Marshall, WSBA #32726
23	Email: tmarshall@tmdwlaw.com
24	Jennifer Rust Murray, WSBA #36983
İ	Email: jmurray@tmdwlaw.com TERRELL MARSHALL DAUDT & WILLIE PLLC
25	936 North 34th Street, Suite 400
26	Seattle, Washington 98103-8869
	Telephone: 206.816.6603; Facsimile: 206.350.3528
27	Attorneys for Plaintiffs
28	

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Todd L Nunn, Esquire Kirkpatrick & Lockhart Preston Gates Ellis LLP 925 FOURTH AVE, STE 2900 SEATTLE, WA 98104-1158 206-623-7580 Fax: 206-224-7095

Email: todd.nunn@klgates.com

Whitney J. Baran, Esquire **K&L GATES LLP** 618 W RIVERSIDE AVE **STE 300** SPOKANE, WA 99201 509-241-1597

Email: whitney.baran@klgates.com

Attorneys for Marshall Banks LLC

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